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APPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/672,590	09/26/2003		David A. Esposito	ESP-PT001	8656
- 7590 10/04/2005			EXAMINER		
Frank A. Maz	zao P.C.		MENDIRATTA, VISHU K		
Suite 200 808 Belhieham Pike				ART UNIT PAPER NUMB	
Colmar, PA 16915			3711		
				DATE MAILED: 10/04/2009	DATE MAILED: 10/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/672,590	ESPOSITO, DAVID A.					
Office Action Summary	Examiner	Art Unit					
	Vishu K. Mendiratta	3711					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status							
2a)☐ This action is <b>FINAL</b> . 2b)☐ This 3)☐ Since this application is in condition for allowan	Responsive to communication(s) filed on <u>28 July 2005</u> .  This action is <b>FINAL</b> . 2b) This action is non-final.  Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims							
<ul> <li>4)  Claim(s) 17-28,30,33,34 and 36-43 is/are pending in the application.</li> <li>4a) Of the above claim(s) 17-27 is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 28,30,33,34 and 36-42 is/are rejected.</li> <li>7)  Claim(s) 43 is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>							
Application Papers							
<ul> <li>9) The specification is objected to by the Examiner.</li> <li>10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).</li> <li>11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.</li> </ul>							
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachment(s)  1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary ( Paper No(s)/Mail Da 5) Notice of Informal Pa 6) Other:						
S. Patent and Trademark Office	<del></del>						

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#### **DETAILED ACTION**

# Claim Rejections - 35 USC § 103

1. Claims 28,30,33,34,36,37,39,42 rejected under 35 U.S.C. 103(a) as being unpatentable over Ahlers (5118113).

Claims 28,33,34,39,40: Ahlers teaches a method of playing a game, the method comprising gathering a plurality of players (6:41), selecting the order of play (6:55-56), a player traversing a path (6:56-64) using game pieces (6:61) and die (6:63-64), path having a start and finish spaces (56,57,58,59,60,61), spaces with different groups of categories defined on them (see indicia on spaces for environment, lifestyle and hazard groups), upon landing a player being provided a scenario based on a category (5:21-24) and a player providing a generated answer (think tank), thereby providing an answer provoking thoughts (think tank category), and the answer being based on at least one of a principle (as in related to a household item) from a predetermined principles (as in purchased on a frequent basis).

Ahlers further teaches scoring system where points are accessed by other players, added or subtracted (10:18-19) and tracked (10:18-30).

Applicant might argue that Ahlers does not teach a principle but it teaches a household item. Examiner takes the position that the household items referred to in the cited reference are representative of the principle "frequently purchased items", and in that, a frequently purchased household item will inherently remind/speak of the principle as their reason for selection. One of ordinary skill in art at the time the invention was made

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would have suggested modifying/replacing principles with household items representative of certain principles as a method of reminding those principles.

Claims 30,36: Ahlers teaches at least one other player voting/rating the player in turn (5:27-28).

Claims 37: Ahlers does not expressly indicate the game being used by parents, children, adults and participants in the workplace. Alhers however indicates that the invented game can be optimized to accommodate all skills and levels. Looking at categories such as environment, hazard and lifestyle, it would have been very easy and entertaining for all levels and skills of people. One of ordinary skill in art at the time the invention was made would have suggested using the Ahlers game by people of all skills.

2. Claim 38 rejected under 35 U.S.C. 103(a) as being unpatentable over Ahlers in view of Siegesmund (5882008).

Ahlers teaches all limitations except that it does not teach playing the game on a computer screes. Siegesmund teaches playing similar game on a computer (5:47-52). In order to reach a larger section of players, it would have been obvious to place a game on computer/internet. In this day and age playing a game on computer is commonly known and also helps promote a game. One of ordinary skill in art at the time the invention was made would have suggested placing the game on computer media for promoting the game.

3. Claim 41 rejected under 35 U.S.C. 103(a) as being unpatentable over Ahlers in view of Saunders (5295834).

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Ahlers teaches all limitations except that it does not teach tracking time for a response and allowing a limited amount of time.

Saunders teaches each player allowed a limited time to responds to questions (1:50). Boars games are primarily played for amusement purposes and it is not possible to allow unlimited time to each player. In order to maintain the interest of players, it would have been obvious to allow a limited time to each player. One of ordinary skill in art at the time the invention was made would have suggested tracking allowed time of response for maintaining the interest level of players.

### Allowable Subject Matter

4. Claim 43 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Response to Arguments

5. Applicant's arguments with respect to claims 28,30,33-34,36-42 have been considered but are most in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vishu K. Mendiratta whose telephone number is (571) 272-4426. The examiner can normally be reached on Mon-Fri 8AM to 5PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Greg Vidovich can be reached on (571) 272-4415. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

VKM

September 28, 2005

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